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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

WESLIE MARTIN,

Plaintiff,

v.

ESQUIVEL, et al.,

Defendants.

Case No.: 3:23-cv-236-ART-CLB

STIPULATION FOR ORDER FOR MARSHAL TO SERVE **DEFENDANTS DANIEL** ESQUIVEL AND **BRANDON STUBBS and TO** ENLARGE TIME FOR SERVICE

(First Request)

Plaintiff, Denzel Hosea Martin, Special Administrator for the Estate of Weslie Hosea Martin, through his attorneys Travis N. Barrick and Nathan E. Lawrence, and Defendants, through their attorney Jeffrey D. Whipple of the Office of the Nevada Attorney General, hereby submit this Stipulation for Order for U.S. Marshal to Serve Defendants Brandon Stubbs and Daniel Esquivel and to Enlarge Time for Service to be accomplished an additional 60 days. This is the first request for such an extension.

In support thereof, the parties state the following:

On 11/22/24, counsel for the Defendants filed under seal the last known

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addresses for Defendants Brandon Stubbs and Daniel Esquivel. By rule, counsel for the Defendants was required to provide Plaintiff / counsel a copy of the filing under seal.

On 1/30/25, Plaintiff's counsel emailed Defendants' counsel regarding no receipt of the filing under seal. A telephone call ensued with counsel for the Defendants, who referred to the Court's Order (ECF No. 30, 5:20), arguably precluding service of the under-seal filing (and the noted Defendants' last known addresses) to Plaintiff's counsel.

Accordingly, counsel for the parties hereby stipulate to an Order, directing the U.S Marshal's Office to serve summons on Defendants Esquivel and Stubbs.

In addition, the parties timely stipulate to an extension of 60 days for the U.S. Marshall's Office to complete service of the summons in this matter. This extension would require service of Defendants by April 4, 2025. *See* LR IA 6-1, IA 6-2, and 26-3

DATED this 3^{rd} day of February 2025.

By: ___/s/ Travis N. Barrick
Travis N. Barrick, SBN 9257
730 Las Vegas Blvd. S., Ste. 104
Las Vegas, Nevada 89101
Telephone: 702-892-3500
Facsimile: 702-886-1046

Facsimile: 702-386-1946 tbarrick@vegascase.com *Attorney for Plaintiff* DATED this 3rd day of February 2025.

By: __/s/ Jeffrey D. Whipple
Jeffrey D. Wihpple
Deputy Attorney General
1 State of Nevada Way, Ste. 100
Las Vegas, Nevada 89119
Telephone: 702-486-3420
jwhipple@ag.nv.gov
Attorney for Defendants

IT IS SO ORDERED.

DATED this 4th day of February 2025.

UNITED STATES MAGISTRATE JUDGE

By: